# Exhibit 5

# Jonathan H. Koppell

From: Jonathan H. Koppell

Sent: Wednesday, August 25, 2021 10:07 PM

**To:** Lauren Varnado; Marvin Masters; Roger Cutright; Ethan Vessels;

arcutright@cutrightlawwv.net; Eric Gordon; Mark Colantonio; Rocky Fitzsimmons;

amber@themasterslawfirm.com; Kiah Rolland

Cc: Jennifer Hicks; Mark Dausch; David R. Dehoney; Chelsea Heinz; Veronica Manning;

Steve Page; Joel Leach; Melissa Cabrera

**Subject:** RE: Defendants' Deficiency Letters

Attachments: Glover\_Ltr Request to Meet and Confer re Plaintiffs' Responses to Second Set

Discovery on Adequacy - Aug 4 2021.pdf; Glover\_ 2021.08.18 Ltr Request to Meet and

Confer re Plaintiffs' Discovery Deficiencies.pdf

#### Counsel,

As you are aware, the time for Defendants' to file a motion to compel on Plaintiffs' Responses to Defendants' Second Discovery Requests on Adequacy is quickly approaching on August 30, 2021. Accordingly, please let us know when you are available to meet-and-confer this week on the issues discussed in Defendants' August 4th and 18th letters (attached for reference).

Best, Jonathan

# **Jonathan Koppell**

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From: Lauren Varnado < Ivarnado@McKoolSmith.com>

Sent: Wednesday, August 18, 2021 9:14 PM

**To:** Marvin Masters <mwm@themasterslawfirm.com>; Roger Cutright <rlcutright@cutrightlawwv.net>; Ethan Vessels <ethan@fieldsdehmlow.com>; arcutright@cutrightlawwv.net; Eric Gordon <egordon@bkctg.com>; Mark Colantonio <mark@fitzsimmonsfirm.com>; Rocky Fitzsimmons <rocky@fitzsimmonsfirm.com>; amber@themasterslawfirm.com; Kiah Rolland <Kiah@fitzsimmonsfirm.com>

**Cc:** Jennifer Hicks <jhicks@babstcalland.com>; Mark Dausch <mdausch@babstcalland.com>; David R. Dehoney <ddehoney@McKoolSmith.com>; Jonathan H. Koppell <jkoppell@McKoolSmith.com>; Chelsea Heinz <CHeinz@babstcalland.com>; Veronica Manning <vmanning@McKoolSmith.com>; Steve Page

<spage@McKoolSmith.com>; Joel Leach < jleach@McKoolSmith.com>

Subject: Glover\_ 2021.08.17 Ltr Request to Meet and Confer re Plaintiffs' Discovery Deficiencies.pdf

Counsel,

Please see attached correspondence and request to meet and confer regarding plaintiffs' discovery deficiencies.

Best, Lauren

## Lauren W. Varnado

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